114TH CONGRESS 2D SESSION S. 434

## **AN ACT**

To strengthen the accountability of individuals involved in misconduct affecting the integrity of background investigations, to update guidelines for security clearances, to prevent conflicts of interest relating to contractors providing background investigation fieldwork services and investigative support services, and for other purposes.

1	Be it enacted by the Senate and House of Representa-			
2	tives of the United States of America in Congress assembled,			
3	SECTION 1. SHORT TITLE.			
4	This Act may be cited as the "Security Clearance Ac-			
5	countability, Reform, and Enhancement Act of 2015".			
6	SEC. 2. TABLE OF CONTENTS.			
7 The table of contents for this Act is as follows:				
	Sec. 1. Short title. Sec. 2. Table of contents.			
	TITLE I—SECURITY CLEARANCE ACCOUNTABILITY, REFORM, AND ENHANCEMENT			
	Sec. 101. Definitions. Sec. 102. Accountability of individuals involved in misconduct affecting the in-			
	tegrity of agency background investigations. Sec. 103. Review and update of position designation guidance.			
	TITLE II—PREVENTING CONFLICTS OF INTEREST WITH CONTRACTORS			
	Sec. 201. Definitions. Sec. 202. Limitation on contracting to prevent organizational conflicts of interest.			
8	TITLE I—SECURITY CLEARANCE			
9	ACCOUNTABILITY, REFORM,			
10	AND ENHANCEMENT			
11	SEC. 101. DEFINITIONS.			
12	In this title—			
13	(1) the term "agency" has the meaning given			
14	the term in Executive Order 13467 (73 Fed. Reg.			
15	38103), or any successor thereto;			
16	(2) the term "appropriate agency" means—			
17	(A) in the case of a prime contractor for			
18	a covered contract, the agency with which the			

1	prime contractor entered the covered contract
2	or
3	(B) in the case of a subcontractor for a
4	covered contract, any agency on whose behalf
5	the subcontractor is performing work under the
6	covered contract;
7	(3) the term "appropriate congressional com-
8	mittees" means—
9	(A) the Committee on Homeland Security
10	and Governmental Affairs and the Select Com-
11	mittee on Intelligence of the Senate; and
12	(B) the Committee on Oversight and Gov-
13	ernment Reform and the Permanent Select
14	Committee on Intelligence of the House of Rep-
15	resentatives;
16	(4) the term "background investigation" means
17	any investigation required for the purpose of deter-
18	mining the—
19	(A) eligibility of a covered individual for
20	logical and physical access to federally con-
21	trolled facilities or information systems;
22	(B) suitability or fitness of a covered indi-
23	vidual for Federal employment;

1	(C) eligibility of a covered individual for
2	access to classified information or to hold a na-
3	tional security sensitive position; or
4	(D) fitness of a covered individual to per-
5	form work for or on behalf of the United States
6	Government as a contractor employee;
7	(5) the term "covered contract" means a con-
8	tract to conduct background investigations—
9	(A) between an agency and a prime con-
10	tractor;
11	(B) between a prime contractor and a sub-
12	contractor, if the prime contractor has a con-
13	tract with an agency; or
14	(C) between subcontractors, if one of the
15	subcontractors has a contract with a prime con-
16	tractor that has a contract with an agency;
17	(6) the term "covered individual" means an in-
18	dividual who—
19	(A) performs work for or on behalf of an
20	agency; or
21	(B) seeks to perform work for or on behalf
22	of an agency;
23	(7) the term "covered misconduct" means mis-
24	conduct affecting the integrity of a background in-
25	vestigation conducted by or for an agency with in-

1	vestigative authority to conduct background inves-
2	tigations, including—
3	(A) falsification of any information relat-
4	ing to a background investigation; or
5	(B) other serious misconduct that com-
6	promises the integrity of a background inves-
7	tigation;
8	(8) the term "prime contractor" means an indi-
9	vidual who enters into a contract with an agency
10	and
11	(9) the term "subcontractor" means an indi-
12	vidual who has contracted with a prime contractor
13	or with another subcontractor to perform a contract
14	on behalf of an agency.
15	SEC. 102. ACCOUNTABILITY OF INDIVIDUALS INVOLVED IN
16	MISCONDUCT AFFECTING THE INTEGRITY OF
17	AGENCY BACKGROUND INVESTIGATIONS.
18	(a) Misconduct by Federal Employees.—
19	(1) Unfit for federal employment.—If an
20	agency determines that an employee of the agency
21	has engaged in covered misconduct, the employee
22	shall be found unfit for Federal employment.
23	(2) Fitness determinations.—An agency
24	shall make a determination under paragraph (1) in
25	accordance with any statutory, regulatory, or inter-

- nal agency procedures applicable to investigating alleged misconduct by employees of the agency.
- 3 (3) PROHIBITION ON REEMPLOYMENT TO CON4 DUCT BACKGROUND INVESTIGATIONS.—If an agency
  5 determines under paragraph (1) that an individual is
  6 unfit for Federal employment, the individual shall
  7 not be appointed to or continue to occupy a position,
  8 as an employee of any agency, that requires its occu9 pant to perform background investigations.
- 10 (b) Misconduct by Employees Under Con-11 tract.—
  - (1) INELIGIBILITY FOR PERFORMANCE OF WORK UNDER A COVERED CONTRACT.—If an appropriate agency, prime contractor, or subcontractor determines that an individual performing work under a covered contract has engaged in covered misconduct, the individual shall be ineligible to perform background investigations under a covered contract.
  - (2) Mandatory disclosure.—A covered contract shall include a provision requiring a prime contractor or subcontractor to disclose to each appropriate agency any allegation of covered misconduct by an employee of the prime contractor or subcontractor not later than 24 hours after the prime con-

- tractor or subcontractor discovers the alleged covered misconduct.
  - (3) Investigation of covered misconduct.—
    - (A) Contractor investigation.—A covered contract shall include a provision requiring that, not later than 5 business days after the date on which a prime contractor or subcontractor discloses an allegation under paragraph (2), the prime contractor or subcontractor shall refer the allegation of covered misconduct to the agency for investigation.
    - (B) AGENCY INVESTIGATION.—Nothing in subparagraph (A) shall be construed to prohibit an appropriate agency from conducting its own investigation into an allegation of covered misconduct.
    - (4) PROHIBITION ON REEMPLOYMENT TO CONDUCT BACKGROUND INVESTIGATIONS.—If an appropriate agency determines, based on an investigation conducted under paragraph (3), that an individual is ineligible to perform work under a covered contract under paragraph (1), the individual shall be prohibited from performing background investigations under any covered contract.

1	(5) Modification of existing contracts.—				
2	Not later than 30 days after the date of enactment				
3	of this Act, any covered contract that is in effect				
4	and was entered into before the date of enactment				
5	of this Act shall be modified to include the provi-				
6	sions required under paragraphs (2) and (3).				
7	(c) Reporting.—Not later than 1 year after the date				
8	of enactment of this Act, and annually thereafter, the				
9	President shall submit to the appropriate congressional				
10	committees a report providing—				
11	(1) the number of individuals determined to				
12	be—				
13	(A) unfit for Federal employment under				
14	subsection (a); or				
15	(B) ineligible to perform work under a cov-				
16	ered contract under subsection (b); and				
17	(2) details of the covered misconduct that re-				
18	sulted in each determination described in paragraph				
19	(1).				
20	SEC. 103. REVIEW AND UPDATE OF POSITION DESIGNATION				
21	GUIDANCE.				
22	(a) Guidelines.—				
23	(1) Initial review and update of guid-				
24	ANCE.—Not later than 180 days after the date of				
25	enactment of this Act, the President shall review				

1	and, if appropriate, update the guidance the Presi-					
2	dent issues to assist agencies in determining—					
3	(A) position sensitivity designation; and					
4	(B) the appropriate background investigation					
5	tion to initiate for each position designation.					
6	(2) Reviews and revisions of position des					
7	IGNATIONS.—Not less frequently than every 5 years					
8	the President, acting through relevant agencies (as					
9	determined by the President) and in accordance with					
10	the guidance described in paragraph (1), shall review					
11	and, if necessary, revise the position designation of					
12	positions within agencies.					
13	(b) Reports to Congress.—Not later than 30 days					
14	after completing a review under subsection (a)(2), the					
15	President shall submit to the appropriate congressional					
16	committees a report on—					
17	(1) any issues identified in the review; and					
18	(2) the number of position designations revised					
19	as a result of the review.					
20	(c) No Change in Authority.—Nothing in this					
21	section limits or expands the authority of any agency to					
22	designate a position as sensitive or as requiring its occu-					

23 pant to have access to classified information.

## **II—PREVENTING** CON-TITLE **FLICTS** INTEREST WITH **OF** 2 CONTRACTORS 3 SEC. 201. DEFINITIONS. 5 In this title— 6 (1) the term "agency" means— 7 (A) an Executive agency (as defined in sec-8 tion 105 of title 5, United States Code); 9 (B) a military department (as defined in 10 section 102 of title 5, United States Code); 11 (C) an element of the intelligence commu-12 nity (as that term is defined in section 3 of the 13 National Security Act of 1947 (50 U.S.C. 14 3003)); 15 (D) the United States Postal Service; and 16 (E) the Postal Regulatory Commission; 17 (2)"background investigation the term 18 fieldwork services" means the investigatory fieldwork 19 conducted to determine the eligibility of an indi-20 vidual for logical and physical access to federally 21 controlled facilities or information systems, suit-22 ability or fitness for Federal employment, eligibility

for access to classified information or to hold a na-

tional security sensitive position, or fitness to per-

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1	form work for or on behalf of the Federal Govern-
2	ment as a contractor or employee, including—
3	(A) interviews of the individual, the em-
4	ployer of the individual, former employers of
5	the individual, and friends, family, and other
6	sources who might have relevant knowledge of
7	the individual; and
8	(B) reviews of—
9	(i) educational and employment
10	records;
11	(ii) criminal and other legal records;
12	and
13	(iii) credit history;
14	(3) the term "background investigation support
15	services" means the clerical, administrative, and
16	technical support services provided to various func-
17	tions critical to the background investigation proc-
18	ess, including—
19	(A) initial processing and scheduling of in-
20	vestigative requests;
21	(B) information technology and informa-
22	tion technology support;
23	(C) file maintenance;
24	(D) imaging or copying of investigation
25	documents; and

1	(E) mail processing; and			
2	(4) the term "quality review process" means			
3	performing the final quality review of a background			
4	investigation to ensure investigative, administrative			
5	and other required standards have been met before			
6	the completed background investigation is delivered			
7	to the adjudicating agency.			
8	SEC. 202. LIMITATION ON CONTRACTING TO PREVENT OR-			
9	GANIZATIONAL CONFLICTS OF INTEREST.			
10	Notwithstanding any other provision of law, after the			
11	date of enactment of this Act, a contract may not be en-			
12	tered into, and an extension of or option on a contract			
13	may not be exercised, with a contractor to conduct a qual-			
14	ity review process relating to background investigation			
15	fieldwork services or background investigation support			
16	services if the contractor is performing the services to be			
17	reviewed.			
	Passed the Senate November 17, 2016.			
	Attest:			

Secretary.

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To strengthen the accountability of individuals involved in misconduct affecting the integrity of background investigations, to update guidelines for security clearances, to prevent conflicts of interest relating to contractors providing background investigation fieldwork services and investigative support services, and for other purposes.